

#### MEMORANDUM

TO:

REF ATTORNEYS, PARALEGALS and LAW STUDENTS

DATE: 10/25/89

FROM:

Mary Sabatini DiStephan MASS

RE:

Auctions

As we discussed at last week's meeting, many sponsors are considering auctioning condo or coop units probably because the market is presently so poor. They are questioning what if anything must be done in order to satisfy Martin Act requirements.

The following disclosures should be required to be made in a duly filed amendment to the plan in order to satisfy disclosure mandates of the statute:

- (1) All prospective bidders will have at least three business days to review the plan before taking part in the auction. In the alternative, they will have seven days to rescind after a successful bid (an option I doubt many sponsors will choose).
- (2) The procedure for obtaining an offering plan and to register to take part in the auction must be fully described.
- (3) The date, time and place for the auction must be stated.
- (4) The auction procedure must be fully disclosed, i.e., whether there are minimum bids; which units are being auctioned; whether the highest bid <u>must</u> be accepted; whether the auction is "with reserve" (auctioneer may withdraw the "goods" at any time until he announces completion of the sale) or "without reserve" (after the auctioneer calls for bids on an article or lot, that article or lot cannot be withdrawn unless no bid is made within a reasonable time).
- (5) The plan must reflect the highest price for the units to be auctioned, so that proper fees will be collected.

I am attaching relevant statutes\* dealing with auctions and prizes generally. You can refer attorneys to these statutes for their information although they are not directly relevant to our disclosure requirements. The Consumer Frauds Bureau handles auction complaints.

#### \* Statutes attached are:

. G.B.L. Article 3 - Auctions and Auctioneers

U.C.C. § 2-328 - Sale by Auction G.B.L. § 369-ee - Prize award schemes

MSD:kd Attachment

# ARTICLE 3—AUCTIONS AND AUCTIONEERS

Repealed.]

Commissions; penalty.

Power of common council of cities

Automobile auctioneer.

Mock auction.

Records to be kept by auctioneers

Section [20. Re 21. Co 22. Po 23. Au 24. Ma 25. Re 26. Re 27. Pe Record open to inspection.

Penalties.

Limitation.

### Cross References

Licensed auctioneer selling at auction excepted from provisions regarding going out of business sales, see section 584.

Sale by auction, see Uniform Commercial Code § 2-328

## WESTLAW Electronic Research

of any parallel citations and case history. is useful for additional research. Enter a citation in Insta-Cite for display of any parallel citations and case history. Enter a statute citation in a case WESTLAW supplements McKinney's Consolidated Laws of New York and

Example query for Insta-Cite: IC 403 N.Y.S.2d 123

Example query for New York Constitution: N.Y.Const. Const. Constitu

Also, see the WESTLAW Electronic Research Guide following the Explana-Example queries for states: G.B.L. "General Business" Gen.Busl /5 340

### S Repealed. L.1911, c. 571, § 2, eff. Sept. 1, 1911]

#### Historical Note

j:

duct of auction sales. Section, L.1909, c. 25, related to con-

### က Commissions; penalty

consignee of the goods sold, demand or receive a greater compensanot, without a previous agreement in writing, with the owner or centum on the amount of any sale, public or private, made by him. tion for his services than a commission of two and one-half per An auctioneer in any county, other than New York or Kings, shall

> received and forfeit two hundred and fifty dollars to each person commission. from whom he demands or receives an unlawful compensation or For a violation of this section he shall refund the moneys illegally

(L.1909, c. 25.)

#### Historical Note

inally revised from R.S., pt. 1, c. 17, tit. 1, §§ 23, 24. Derivation. L.1896, c. 376, § 51; original

### Cross References

Contract to pay compensation of auctioneer exempt from statute of frauds, see General Obligations law § 5-701.

### Library References

Offenses by auctioneers, see Auctions and Auctioneers \$\infty\$ 13. Compensation of auctioneer, see Auctions and Auctioneers = 10.

Encyclopedia

Offenses by auctioneers, see C.J.S. Auctions and Auctioneers § 27. Compensation of auctioneer, see C.J.S. Auctions and Auctioneers § 22.

### Notes of Decisions

Construction with other laws Expenses 3 Additional compensation Quantum meruit 4

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## Construction with other laws

commission. Di Palma v. Carraro, 180 Misc. 998, 45 N.Y.S.2d 206 between parties for payment of larger section, in absence of written agreement to 21/2 percent of sale price under this shall be entitled to commissions not exsales on behalf of sheriff of such city fee of such auctioneer in Bronx county tioneers fees for similar services limits ceeding customary market rate of aucministrative Code that auctioneers in The provision of New York City Ad

### 2. Additional compensation

Where defendant, an auctioneer, advanced to plaintiff \$5,000 on certain stock and fixtures, and agreed to sell the sum of \$5,500 to be divided between them equally, and the goods were sold bring at least \$6,000, the proceeds over them at auction, guaranteeing them to

> for \$6,201, whereupon defendant ten-dered plaintiff one-half of the proceeds ration v. Mosheim, 1908, 123 App.Div. 322, 107 N.Y.S. 1092. addition thereto one half of the proceeds over that sum. Caesar Misch Incorpoentitled to the \$5,500 absolutely, and in ment by him to sell the goods for plain-tiff on commission, and plaintiff was of the goods to defendant, but an agree over \$5,500, the contract was not a sale

61 Barb. 534. compensation. may be entitled to receive additional his employment as an auctioneer, he For services not within the scope of Russell v. Miner, 1872,

#### 3. Expenses

The Revised Statutes did not prohibit an allowance to an auctioneer of actual Hun 114. expenses in addition to the statutory commission. Russell v. Miner, 1881, 25

### Quantum merul

the auctioneer could recover the reasonable value of his services, not to exceed, If the sale was stopped by the owner,

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## AUCTIONS AND AUCTIONEERS

however, the statutory allowance when there was no written contract. Donald v. Lawson, 1904, 87 N.Y.S. 485. See,

also, Leeds v. Bowen, 1863, Prac., N.S., 43, 1 Robt. 10. 2 Abb.

### S 22. Power of common council of cities

as it deems expedient. common council of a city may designate such place within such city for the sale by auction of horses, carriages and household furniture, Except as otherwise provided in the charter of the city, the

#### Historical Note

Derivation. L.1896, c. 376, § 52: originally revised from R.S., pt. 1, c. 17, tit.

### Cross References

Sale of disabled horse unlawful, see Agriculture and Markets Law § 358 Auctions in public markets of cities, see Agriculture and Markets Law § 269.

### Library References

### American Digest System

Encyclopedia Power to regulate auctions, see Auctions and Auctioneers ←1.

Regulation of auctions in general, see C.J.S. Auctions and Auctioneers § 3.

### S 23. Automobile auctioneer

- sale in any one calendar month upon premises owned or controlled of three or more motor vehicles, motorcycles or trailers for retail trailers in any calendar year, or who displays or permits the display offers for retail sale more than five motor vehicles, motorcycles or section means any person, not claiming title in himself, who sells or Definitions. The term "automobile auctioneer" as used in this
- delivered to the purchaser immediately upon acceptance of tender to that motor vehicle, or, if a certificate of title is not required, then unless he has in his possession the currently valid certificate of title for such motor vehicle. Title or proof of ownership shall be he shall have in his possession the appropriate proof of ownership Title. An automobile auctioneer shall not sell a motor vehicle
- who is actually transferring title or proof of ownership auctioneer unless he has disclosed the identity of the individua Disclosure. No motor vehicle shall be sold by an automobile

- contrary, in any contract of sale by an automobile auctioneer, there 4. Warranties. a. Notwithstanding any provision of law to the
- shall be a warranty that: (1) the title or proof of ownership conveyed shall be good, and its
- transfer rightful; and
- contracting has no knowledge. (2) the goods shall be delivered free from any security interest or other lien or encumbrance of which the buyer at the time of
- b. Any waiver of the warranty provided for in paragraph a of this subdivision by a buyer shall be deemed contrary to public policy and shall be void and unenforceable. Any attempt by an constitute a violation of this section. automobile auctioneer to exclude or modify such warranties shall
- accompanied by an itemized receipt which shall contain the followof this article, every sale by an automobile auctioneer shall be required to be kept by auctioneers pursuant to section twenty-five ing information: 5. Documentation of transactions. In addition to the records
- auctioneer; legal name, and trade name if different, of the automobile
- Ģ address and telephone number of the automobile auctioneer;
- ဂ name of the buyer;
- motor vehicle; d. make, year of manufacture, and identification number of said
- the amount of money paid; and
- the date of delivery.
- arbitration or alternative dispute procedure. eight-b of this chapter, a similar statute of another state, or an to either section one hundred ninety-eight a or one hundred ninetyeducation vehicle, or vehicle which has been repurchased pursuant to know that such use was as a taxicab, police vehicle, or driver such vehicle when the automobile auctioneer knows or has reason writing which shall set forth the nature of the principal prior use of auctioneer shall execute and deliver to the buyer an instrument in sale of any second-hand passenger motor vehicle, the automobile Certificate of prior use by automobile auctioneer. Upon the
- or trailer shall make or use any untrue or misleading representations nor engage, directly or indirectly, in any act or practice or person employed by such auctioneer, or agent or representative thereof selling or offering for sale any motor vehicle, motorcycle, 7. Fraudulent representation. No automobile auctioneer, sales

deception upon any person. course of business which operates or would operate as a fraud or

- certified scrap processors. Vehicles sold at such an auction shall auction for the purpose of determining whether a person is an not be included in determining the number of vehicles sold at registered motor vehicle dealers, registered vehicle dismantlers or court order, or at an auction at which bids are accepted only from of an executor or administrator to settle an estate, or pursuant to a pursuant to repossession, or foreclosure of a lien, or by or on behalf an auction or auctions at which only vehicles which are being sold 8. Exceptions. The provisions of this section shall not apply to
- three hundred three of the civil practice law and rules, and direct as provided in paragraph six of subdivision (a) of section eighty. proceeding, the court may make allowances to the attorney general person has, in fact, been injured or damaged thereby. In any such restraining any further violation, without requiring proof that any injunction may be issued by the court or justice, enjoining and the court or justice that the defendant has violated this section, an continuance of the violation. If it shall appear to the satisfaction of defendant of not less than five days, to enjoin and restrain the having jurisdiction to issue an injunction, and upon notice to the name of the people of the state of New York to a court or justice 9. Action by the attorney general. a. Upon any violation of this section, an application may be made by the attorney general in the
- application made under this subdivision, the attorney general is one thousand dollars for each violation. practice law and rules. relevant facts and to issue subpoenas in accordance with the civil authorized to take proof and to make a determination of the section has occurred, it may impose a civil penalty of not more than b. Whenever the court shall determine that a violation of this In connection with an
- exceed three times the actual damages. The court may award costs tion may increase the award of damages to an amount not to whichever is greater, or both such actions. The court in its discreaction to recover his actual damages or five hundred dollars, and reasonable attorney's fees to a prevailing plaintiff. an action in his own name to enjoin such unlawful practice, an section, any buyer injured by a violation of this section may bring granted to the attorney general pursuant to subdivision nine of this 10. Additional remedies. In addition to the right of action

§ 23

## GENERAL BUSINESS LAW

tion of automobile auctioneer is upon the person claiming it. the burden of proving an exception or inapplicability for the defini-Burden of proof. In any proceeding involving this section,

other persons and circumstances shall not be affected thereby. (Added L.1987, c. 170, § 1.) the remainder of the section and the application of the provision to application thereof to any person or circumstance is held invalid, Severability clause. If any provision of this section or if any

### Historical Note

Effective Date. Section effective Jan. 1, 1988, pursuant to L.1987, c. 170, § 2. Former Section 23. Section, L.1909, 25; amended L.1927, c. 65, § 1, which

related to bonds and appointment of auctioneers in cities, was repealed L.1947, c. 179, § 1.

Cross References

Action by attorney general, see Executive-Law § 63.
Certificates by retail dealers on sales of second hand motor vehicles, see Vehicle

Injunctions, see CPLR 6301 et seq.

Warranty of title and against infringement, we buiform Commercial Code Uniform vehicle certificate of title act, see Vehicle and Traffic Law § 2101 et seq.

### Library References

### American Digest System

Persons subject to regulations; public auctioneers, see Auctions and Auctioneers

Statutory and municipal regulation of auctions, see Auctions and Auctioneers

Encyclopedia

Auctions, regulations in general, see C.J.S. Auctions and Auctioneers § 3. Agency of auctioneer; scope of authority, see C.J.S. Auctions and Auctioneers § 6.

### 24. Mock auction

actual sale, purchase, and change of ownership therein does not imprisonment for thirty days, or by fine not exceeding one hundred thereupon take place, is guilty of a misdemeanor, punishable by vessels, or real or leasehold estate, exposed for sale by auction, if an wares, or merchandise, or any species of property except ships, A person who buys or sells, or pretends to buy or sell, any goods,

tains the signature of another to any writing, the false making of which would be forgery, by means of any false or fraudulent sale of A person who obtains money or property from another, or ob-

property or pretended property by auction, or by any of the practices known as mock auctions, is guilty of a misdemeanor; and in addition thereto he forfeits any license he may hold to act as an auctioneer, and is forever disqualified from receiving a license to act as an auctioneer in this state.

(Added L.1965, c. 1031, § 47.)

#### Historical Note

Effective Date. Section effective Sept. 1, 1967, pursuant to L.1965, c. 1031, § 195.

Derivation. Penal Law of 1909 § 943; repealed Penal Law of 1965 § 500.09.

Said section 943 was from Penal Code §§ 443, 574, L.1881, c. 676.

Former section 24. Section, L.1909, c. 25; amended L.1927, c. 65, § 1; and repealed by L.1947, c. 179, § 1, related to bonds and appointment of auctioneers in cities.

### Library References

### American Digest System

Offenses by auctioneers, see Auctions and Auctioneers © 13.

Penalties for violations of auction regulations, see Auctions and Auctioneers

#### Encyclopedia

Auctions, chilling the bid, see C.J.S. Auctions and Auctioneers § 14.
Auctions, puffing or by-bidding, see C.J.S. Auctions and Auctioneers § 15.
Offenses by auctioneers, see C.J.S. Auctions and Auctioneers § 27.
Purchase by auctioneer; irregular sales, see C.J.S. Auctions and Auctioneers § 17.

# § 25. Records to be kept by auctioneers

goods at auction, whether acting in his own behalf or as the officer, ance by him of any goods for the purpose of sale at auction, and agent or representative of another, shall, upon the receipt or accept auction; the name and address of the person from whom such sell such goods at auction, the name and address of the person for purpose, the name and address of the person who employed him to write or cause to be written in a book to be kept by him for the before offering the same or any part thereof for sale at auction, such auctioneer for the purpose of sale at auction; the date of the goods immediately prior to the receipt or acceptance of the same by auctioneer; the location, with street and number, if any, of such acceptance for the purpose of sale at auction of the same by such or the consignor of such goods immediately prior to the receipt or of the person who was the owner, the authorized agent of the owner auctioneer received or accepted such goods; the name and address whose benefit, behalf or account such goods are to be sold at receipt or acceptance by such auctioneer of such goods for the 37Every auctioneer or person engaged in the business of selling

> records required to be kept pursuant to section 6-108 of the uniauction. The foregoing records shall be in addition to any other ship. Nothing herein shall apply to the sale of real property at form commercial code. section includes a corporation, joint-stock association or copartnerby virtue of judicial decree. The word "person" as used in this or by fire and sold or to be sold for the benefit of the owners, any goods, wares, works of art, commodity, compound or thing, kept or offered for sale, but shall not include goods damaged at sea chattels, merchandise or personal property which may be lawfully insurers or for the account of whom it may concern or goods sold which such auctioneer receives or accepts such goods for sale at distinctive marks thereon, if any; the terms and conditions upon auction; a description of such goods, the quantity thereof and the any, in which such goods are to be sold or offered for sale at offered for sale at auction; the place, with street and number, if any, in which such goods are to be held, kept or stored until sold or purpose of sale at auction; the place, with street and number, if The expression "goods" as used in this section signifies

(Added L.1910, c. 640; amended L.1962, c. 552, § 17.)

#### Historical Note

Effective Date. Section effective Sept. 1, 1910, pursuant to L.1910, c. 640, § 2.

### Cross References

Memorandum of sale by auctioneer, see General Obligations Law § 5-701.

### Library References

### American Digest System

Auctions, statutory and municipal regulations, see Auctions and Auctioneers = 2.

Encyclopedia

Auctions, regulations in general, see C.J.S. Auctions and Auctioneers § 2.

### Notes of Decisions

## 1. False sales, failure to record

Alleged failure of auction house to record two false sales in its records as actual sales was insufficient, absent evidence of damages, to establish a cause of action under provision of the General

Business Law setting forth the type of records required to be maintained by an auctioneer. Cristallina S.A. v. Christie, Manson & Woods Intern., Inc., 1986, 117 A.D.2d 284, 502 N.Y.S.2d 165

## 8 26. Record open to inspection

The said book and the entries therein, made as provided by the preceding section, shall, at all reasonable times, be open to the 38

(Added L.1910, c. 640.)

#### Historical Note

Effective Date. Section effective Sept. 1, 1910, pursuant to L.1910, c. 640, § 2.

### Library References

### American Digest System

Auctions, statutory and municipal regulations, see Auctions and Auctioneers

Encyclopedia

Auctions, regulations in general, see C.J.S. Auctions and Auctioneers § 2.

### 27. Penalties

a misdemeanor ing to the provisions of section twenty-five hereof, shall be guilty of twenty-six hereof of the book, which he is required to keep accordrefuse to permit or allow an inspection as required by section in the business of selling goods at auction who shall fail, neglect or of section twenty-five hereof, or any auctioneer or person engaged Any person who violates or does not comply with the provisions

(Added L.1910, c. 640.)

### Historical Note

Effective Date. Section effective Sept. 1, 1910, pursuant to L.1910, c. 640, § 2.

### Library References

### American Digest System

Auctions, penalties for violations of regulations, see Auctions and Auctioneers

Offenses by auctioneers, see Auctions and Auctioneers \$\infty\$13.

Encyclopedia

Offenses by auctioneers, see C.J.S. Auctions and Auctioneers § 27.

#### 28. Limitation

apply only to cities of the first class and do not repeal or supersede 39 Sections twenty-five, twenty-six and twenty-seven hereof shall

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administrative code of the city of New York. the provisions of chapter thirty-two, title B, article twenty-one of the

(Added L.1910, c. 640; amended L.1941, c. 39, § 1.)

#### Historical Note

Effective Date. Section effective Sept. 1, 1910, pursuant to L.1910, c. 640, § 2.

### Library References

### American Digest System

Encyclopedia Auctions, statutory and municipal regulations, see Auctions and Auctioneers 9 2

Auctions, regulations in general, see C.J.S. Auctions and Auctioneers § 2.

# ARTICLE 3-A—PRIVATE BANKING [REPEALED]

[§§ 25 to 29-g. Repealed. L.1914, c. 369, § 500, eff. Nov. 1, 1914]

### Historical Note

Sections 25 to 29-g, added L.1910, c. 348; sections 25, 27, 28, 29-a, 29-d and 29-e amended L.1911, c. 393, related to private banking, and are now covered by Banking Law § 160 et seq.

without buyers notifying seller of disapproval, there was "failure seasonably to notify the seller of election to return the goods" under UCC § 2-327 and, hence, there was "acceptance" of home furnishings by buyers. Valley Bank & Trust Co. v Gerber (1974, Utah) 526 P2d 1121, 15 UCCRS

In buyer's action for seller's breach of written and oral warranties in sale of marine diesel engine, (1) order, and manufacturer's written warranty which where terms of sale contract were contained in inspect defective engine; (4) where buyer, more than six months after date engine was put into operation, notified seller that he had removed orally warranted to buyer that engine would deaccompanied sale of engine; (2) where seller also seller's letter to buyer, buyer's written purchase seller, and demanded return of purchase price; and (5) where such tender and demand were refused by seller. (1) trial court properly found that all were breached and buyer, within six-months period provided in written engine warranty for mandelivered in time to meet requirements of builder of buyer's boat; (3) where such oral warranties engine from his boat, tendered engine back to ufacturer's repair or replacement of defective parts, refused to allow manufacturer's mechanic to boat at seller's expense, and that it would be did not do so it could be removed from buyer's liver specified standard of performance, that if it

> required by UCC § 2-326(4) to be in writing: 1-1, buyer's failure to allow seller to exercise right ties as part of sale contract did not violate parol evidence rule contained in UCC § 2-202; (1) in oral warranties did not constitute "sale or return" not seasonably notifying seller of buyer's election to return engine; and (6) buyer's delay of nears. writing; (2) admission in evidence of oral warranbuyer accepted engine under UCC § 2-327(11/b) to negated warranty provisions of sale contract: (1) under UCC § 2-508(1) to inspect and repair engine sion under UCC § 2-326(1)(a) and thus were nor provision in contract under UCC § 2-326/1/2. acceptance under UCC § 2-608. Peter Pan Scaling foods, Inc. v Olympic Foundry Co. (1977) 17 Wash App 761, 565 P2d 819, 21 UCCRS 1231 under UCC § 1-203 and did not revoke such compliance with buyer's good faith obligation to revoke acceptance of engine was insufficient six months in informing seller of buyer's intention but were analogous to "sale on approval" provi-

> > Completely rewritten.

Purposes of Changes:

To make it clear that:

The recognition of a bid of this kind by the auctioneer in his discretion does not mean a closing in favor of such a bidder, but only that the bid has been accepted The auctioneer may in his discretion either reopen the bidding or close the sale on the bid on which the hammer was falling when a bid is made at that moment.

as a continuation of the bidding. If recognized, such a bid discharges the bid on

Changes:

(applying Pennsylvania law). complaining and without offering to return truck Delaware Valley Equipment Co. v Granaban (1976, ED Pa) 409 F Supp 1011, 19 UCCRS 112 buyer used truck beyond approval period withher Sale on approval did not relieve buyer of liability for purchase of truck under UCC § 2-327 where

§ 2-328 Sale by Auction a separate sale. (1) In a sale by auction if goods are put up in lots each lot is the subject of

- in his discretion reopen the bidding or declare the goods sold under the bid while the hammer is falling in acceptance of a prior bid the auctioneer may on which the hammer was falling. fall of the hammer or in other customary manner. Where a bid is made (2) A sale by auction is complete when the auctioneer so announces by the
- goods at any time until he announces completion of the sale. In an auction without reserve. In an auction with reserve the auctioneer may withdraw the announcement of completion of the sale, but a bidder's retraction does not time. In either case a bidder may retract his bid until the auctioneer's article or lot cannot be withdrawn unless no bid is made within a reasonable without reserve, after the auctioneer calls for bids on an article or lot, that (3) Such a sale is with reserve unless the goods are in explicit terms put up revive any previous bid.
- seller makes or procures such a bid, and notice has not been given that completion of the sale. This subsection shall not apply to any bid at a forced sale or take the goods at the price of the last good faith bid prior to the liberty for such bidding is reserved, the buyer may at his option avoid the (4) If the auctioneer knowingly receives a bid on the seller's behalf or the

HISTORY:

Add, L 1962, ch 553, eff Sept 27, 1964.

terms of sale contract had not been reduced to

PRIOR COMPARATIVE LAW:
Pers PL § 102, and cases cited thereto. NIFORM LAWS COMMENT: Section 21, Uniform Sales Act. Prior Uniform Statutory Provision:

which the hammer was falling when it was made.

An auction "with reserve" is the normal procedure. The crucial point, however, for determining the nature of an auction is the "putting up" of the goods. This Article accepts the view that the goods may be withdrawn before they are reserve will, however, enter as an "explicit term" in the "putting up" of the goods and conduct thereafter must be governed accordingly. The present section continues the prior rule permitting withdrawal of bids in auctions both with and without reserve, and the rule is made explicit that the retraction of a bid does not reserve, without liability on the part of the auction announcer to persons who are present. This is subject to any peculiar facts which might bring the case within the "firm offer" principle of this Article, but an offer to persons generally would require unmistakable language in Order to fall within that section. The prior announcement of the nature of the auction either as with reserve or without actually "put up," regardless of whether the auction is advertised as one without

Cross Reference: Point 2: Section 2-205. revive a prior bid.

Definitional Cross References:

'Buyer". Section 2-103.

'Good faith". Section 1-201.

"Lot". Section 2-105. "Goods". Section 2-105.

"Notice" Section 1-201 "Sale". Section 2-106.

"Seller". Section 2-103.

## NEW YORK ANNOTATIONS:

- (1) Sale in lots. Accord with Personal Property Law, § 102(1).

  (2) When sale complete. The first sentence of this subsection follows Personal Property Law, § 102(2). The provision made in the second sentence in connection with bids made while the hammer is falling is new, and no cases were found on
- (3) "With reserve". Subsection (3) also follows Personal Property Law. § 102(2) in the point. "without reserve". Comment 2 indicates that the "crucial point" is the "putting up" of the goods, and this accords with Benjamin v First Citizens Bank & Trust Co. of Utica, 248 App Div 610, 287 NYS 947 (1936) (goods may be withdrawn before bidding even where sale advertised as "without reserve"). The rule on the bidder's power to retract his bid even in an auction "without reserve" also follows P. presuming that auction sales are "with reserve" unless explicitly announced to be
- Personal Property Law, § 102(2).
  (4) Bids by seller. Subsection (4) follows Personal Property Law, § 102(4), in and where no notice of such a right to bid was given at the sale. Cf. United Industrial Syndicate, Inc. v Aetna Industrial Corp. (1950, Sup) 99 NYS2d 375 (although no "announ cement" was made, sale was not voidable since failure to permitting the buyer to avoid an auction sale at which the seller or his agent bid state right was inadvertent and everyone present knew that owners were bidding)

ART 2

last good faith bid prior to the completion of the sale. Note that the Code also newly excepts from the entire subsection bids at a "forced sale," which is not otherwise defined. See Drew v John Deere, 19 AD2d 308, 241 NYS2d 267 (1963). The Code adds a new right in the buyer at such a sale to take the goods at the

Subsections (3) and (4) were revised at the suggestion of the Law Revision Historical Note: the Uniform Sales Act that a bidder may retract his bid before the hammer falls even in an auction without reserve. The changes in subsection (4) clarified the Commission. The changes in subsection (3) incorporate the rule stated in Comment 2, that the seller may withdraw the goods even after announcing an auction without reserve until the goods are "put up"; they also restore the rule of prohibition on seller bidding. (1956 Recommendations, p. 49; Excerpts, p. 380).

### CROSS REFERENCES

Auctioneer's memorandum equivalent to note of contract or sale, CLS Gen Oblig Law § 5-701(6).

# RESEARCH REFERENCES AND PRACTICE AIDS

54 NY Jur, Secured Transactions §§ 285-288.

- 13 Carmody-Wait 2d, Establishment and Enforcement of Liens on Personal Property § 84:126.
- 7 NY Jur 2d, Auctions and Auctioneers §§ 1-24, 26-37.
  7 Am Jur 2d, Auctions and Auctioneers §§ 15, 20 et seq.
- 31 Am Jur 2d, Executions § 364.
- 3 Am Jur Legal Forms 2d, Auctions and Auctioneers §§ 31:44 et seq. 18 Am Jur Legal Forms 2d, Article 2—Sales, Forms 253:1091-253:1103 Am Jur Pl & Pr Forms (Rev ed), Sales, Forms 2:301 et seq.

Title to goods, as between purchaser from, and one who entrusted them to, auctioneer, 36 ALR2d 1362.

Withdrawal of property from auction sale, 37 ALR2d 1049 Liability of auctioneer, 80 ALR2d 1237.

Liability of defaulting purchaser to owner's broker or auctioneer. 30 ALR3d

### CASE NOTES

Drew v John Deere Co. (1963, 4th Dept) 19 ADZd 308, 241 NYSZd 267, 2 UCCRS 519. An auction with reserve is the normal procedure.

at an auction at which bids will be received. Drew v John Deere Co. (1963, 4th Dept) 19 AD2d 308, 241 NYS2d 267, 2 UCCRS 519. A statement that the goods would be sold to the announcement that a person will sell his property without reserve, and is nothing more than an highest bidder is not the equivalent of a sale

highest bidder whose bid must be accepted. Drew 241 NYS2d 267, 2 UCCRS 519. v John Deere Co. (1963, 4th Dept) 19 AD2d 308, qualified and such disqualification makes him the highest bid cannot contend that the seller is dispurchase and hence the person making the next If an auction sale is with reserve the seller may

Nothing in the Uniform Commercial Code (see UCC §§ 2-328(1) and 2-307) gives an auctioneer the right to condition delivery of one lot of goods sold at an auction sale on the payment of all lots

purchased at such sale where the sale is made in the ordinary course of business. Dulman v Martin Fein & Co. (1978, 2d Dept) 66 AD2d 809, 411 NYS2d 358, 25 UCCRS 431.

assignee or attorney and the secured party," was reasonable and was not precluded by UCC § 2-328(2). Dulman v Martin Fein & Co. (1978, 2d Dept) 66 AD2d 809, 411 NYS2d 358, 25 UCCRS dates liberal construction of UCC § 2-328(2) ). 431 (holding that Uniform Commerical Code manvided that sale was subject to "confirmation of the instrument stating terms of such sale, which pro-Condition of auction sale imposed by paragraph in § 2-328 defining sale by auction does not

mean that one cannot enter sales contract or S 7 UCCRS 296 Gallery, Inc. (1970) 51 Hawaii 502, 463 P2d 914. hammer's fall. Hawaii Jewelers Asso. v Fine tion is not auction if title is not transferred upon all other incidents of auction are present, transacagreement of sale by way of auction; or that where AND STREET

> buch v Gorney (1968) 93 III App 2d 51, 234 NE2d property is knocked down to the bidder. Diefenthe bidder and the sale is complete when the the Code continues the prior law under which utle to property sold at an auction sale passes to

tender of delivery of the goods is not a condition procedent to the obligation to pay. Diefenbach v Gorney (1968) 93 III App 2d 51, 234 NE2d 813, 5 CCRS 491. In an auction sale, particularly of farm crops,

hammer is falling. B. Jeselsohn, Inc. v Atlantic City 1976) 70 NJ 238, 358 A2d 797, 19 UCCRS between parties involved, when bid is made while to resolve finality of auction sale question, as purchase in same condition as when purchased did not conflict with UCC § 2-328 which was intended chaser returns article or merchandise to place of within 72 hours after purchase, provided purfund in full purchase price when demand is made Municipal ordinance requiring auctioneer to

State Bank (1966, Okla) 431 P2d 408. seller, nor the seller with respect to the ultimate buyer. Tulsa Auto Dealers Auction v North Side and is not the buyer with respect to the original The auctioneer is merely the agent of the parties

a creditor who has a security interest in the goods The fact that the auctioneer has the right to commissions in the sale made by him does not give him any proprietary interest in the goods hemselves so as to give him a standing superior to

auction, since Article 2 of the UCC is applicable only to goods. Hoffman v Horton (1972) 212 Va 565, 186 SE2d 79, 10 UCCRS 338. UCC § 2-328(2) is inapplicable to a sale of land by Bank (1966, Okla) 431 P2d 408. Tulsa Auto Dealers Auction v North Side State

sale of well-drilling equipment, where such equipment was "struck off" at auction sale to buyer, 580 P2d 225, 24 UCCRS 319. matter of law, at fall of auctioneer's hammer. Bullock v Joe Bailey Auction Co. (1978, Utah) sale under UCC § 2-328(2) was complete, as a In action for specific performance of contract for

anty Trust Co. v Williamsport Wire Rope Co guage as that found in the Pennsylvania Sales Act the hammer, or another customary manner. Guarauctioneer announced its completion by the fall of that it sale by auction was complete when the (1955, CA3 Pa) 222 F2d 416. provision governing auction sales, which provided This section contains approximately the same lan

2d 131, 93 S Ct 130 (applying Tennessee law). ery of papers providing evidence of ownership. Bradshaw v Thompson (1972, CA6 Tenn) 454 F2d purchaser, regardless of the delivery or nondelivbeing sold, all title and interest passed to the before the horse was taken from the sale ring; when this horse was taken from the ring after A seller could withdraw a horse from an auction sale even after the fall of the hammer, but only 75, 10 UCCRS 641, cert den 409 US 878, 34 L Ed

# Title, Creditors and Good Faith Purchases

Passing of Title: Reservation for Security; Limited Application of This Section

2-401. 2-402. Rights of Seller's Creditors Against Sold Goods

Power to Transfer; Good Faith Purchase of Goods; "Entrusting

### HISTORY:

Add, L 1962, ch 553, eff Sept 27, 1964

# 2-401. Passing of Title; Reservation for Security; Limited Application of This Section

Article and matters concerning title become material the following rules title. Insofar as situations are not covered by the other provisions of this irrespective of title to the goods except where the provision refers to such remedies of the seller, the buyer, purchasers or other third parties applies Each provision of this Article with regard to the rights, obligations and

agreed the buyer acquires by their identification a special property as limited reservation of a security interest. Subject to these provisions and to the in goods shipped or delivered to the buyer is limited in effect to a by this Act. Any retention or reservation by the seller of the title (property) identification to the contract (Section 2-501), and unless otherwise explicitly (1) Title to goods cannot pass under a contract for sale prior to their

### cross weigherences

Unlawful bingo or lotto games, see General Municipal Law § 495

# New York Codes, Rules and Regulations

Use of games of chance in selling commodities, see 19 NYCRR Part 132

### Library References

Trade Regulation \$\infty\$=878.

C.J.S. Trade-Marks, Trade-Names and

Unfair Competition \$ 239.

### Notes of Decisions

Criminal liability 2
Lottery tickets 1

Lottery tickets

2. Criminal liability

Notwithstanding compliance with the requirements of this section, the operation of the "Gamerama" concest by a profit-seeking commercial establishment is a misdemeanor pursuant to General Municipal Law § 495. 1977, Op. Atty. Gen. 18.

The free distribution by a business corporation of Olympic lottery tickets to promote sales or services may be subject to the provisions of this section. 1978, Op.Atty.Gen. July 31.

## 369-ee. Prize award schemes

- 1. Unless written disclosure is made as provided in subdivision two of this section, it shall be unlawful for any person, firm or corporation to offer a consumer a prize, in writing, as part of any advertising or sales promotion plan, if in order to claim the prize, the consumer must submit to a sales presentation.
- 2. Such written disclosure must be furnished to the consumer at the time he is notified of the prize and must be written or printed in a size equal to at least ten-point bold type. The written disclosure must contain all of the following: (a) a full description of the exact prize won by the consumer including its cash value; (b) all terms and conditions attached to the prize; (c) a statement that the consumer must submit to a sales presentation; (d) a full description of the product, real estate, investment, services, membership or any other item to be offered for sale, including the price of the least expensive and the most expensive item or parcel.
- 3. Upon any violation of this section, an application may be made by the attorney general in the name of the people of the state to a court or justice having jurisdiction to issue an injunction, and upon notice to the defendant of not less than five days, to enjoin and restrain the continuance of the violation. If it shall appear to the satisfaction of the court or justice that the defendant has violated this section, an injunction may be issued by the court or

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'¦ '!

§§ 369-f, 369-g Renumbered

justice, enjoining and restraining any further violation, without requiring proof that any person has, in fact, been injured or damaged thereby. In any such proceeding, the court may make allowances to the attorney general as provided in paragraph six of subdivision (a) of section eighty-three hundred three of the civil practice law and rules, and direct restitution. Whenever the court shall determine a violation of this section has occurred, it may impose a civil penalty of not more than one thousand dollars for each violation. In connection with an application made under this subdivision, the attorney general is authorized to take proof and to make a determination of the relevant facts and to issue subpoenas in accordance with the civil practice law and rules.

4. The obligations imposed by this section shall be in addition to and not in derogation of the requirements of any other law. (Added L.1982, c. 851, § 1; amended L.1982, c. 852, § 1.)

#### Historical Note

1982 Amendment. Subd. 1. L.1982, c. 852, § 1, eff. on the 90th day after July 27, 1982, inserted ", firm or corporation".

 Effective Date. Section effective on ir the 90th day after July 27, 1982, pursuant to L.1982, c. 851, § 2.

### Library References

Consumer Protection ← 4, 6.
C.J.S. Trade-Marks, Trade-Names and
Unfair Competition §§ 237, 238.

[§§ 369-f, 369-g. Renumbered 369-d, 369-e]